1	1	The Hon. James L. Robart
2	2	
3	3	
4	4	
5	5	
6	5	
7	7	
8	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON	
9	. 1	
10	· II	
11		No. CR18-264-JLR
12	Plaintiff,	PROPOSEDJ OM
13	y.	FINAL ORDER OF FORFEITURE
14	1	TWIE GROEK OF TORTEFFORE
15	NICHOLAS JAY SHRECK,	
16	Defendant.	
17	7	
18	3	
19	THIS MATTER comes before the Court on the	ne United States' Motion for Entry of
20	a Final Order of Forfeiture for the following property:	
21	The state of the s	The state of the s
22	with a Samsung MicroSD memory card 1 2. One LG TracFone Smart Phone Model L	ACTIVISTICATION CONTRACTOR OF THE STATE OF T
23	3. One HyperGear Battery pack;	
24	4. Two Sony DVD Optical Discs;5. One FujiFilm Camera with a SanDisk SI) memory card:
25	5. One FujiFilm Camera with a SanDisk SD memory card;6. One Kodak Digital Camera;	
26	7. One black mini digital camera:8. One NAXA digital camera with a Samsu	ing MicroSD memory and 64CP.
27		
28	10. One digital video camera with Samsung	MicroSD card 64GB; and
- 11	II	

Any and all images of child pornography, in whatever format and however 11. stored.

The Court, having reviewed the United States' motion, as well as the other pleadings and papers filed in this matter, HEREBY FINDS that entry of a Final Order of Forfeiture is appropriate for the following reasons:

- In the plea agreement that Defendant Nicholas Jay Shreck entered on March 18, 2019, he agreed to forfeit his interest in the above-listed property (Dkt. No. 23, \P 7);
 - On May 28, 2019, the Court entered a Preliminary Order of Forfeiture finding the above-identified listed electronic equipment and images of child pornography forfeitable pursuant to 18 U.S.C. § 2253(a); forfeiting the Defendant's interest in the property; and ordering that the above-described images of child pornography be destroyed or retained for official investigative use, (Dkt. No. 28);
- Thereafter, the United States published notice of the pending forfeiture of the above-listed electronic equipment as required by 21 U.S.C. § 853(n)(1) and Federal Rule of Criminal Procedure 32.2(b)(6)(C) (Dkt. No. 36); and
- The time for filing third-party petitions has expired, and none were filed.

NOW, THEREFORE, THE COURT ORDERS:

- 1. No right, title, or interest in the above-listed property exists in any party other than the United States;
- 2. The property is fully and finally condemned and forfeited, in its entirety, to the United States; and

1	3. The United States Department of Homeland Security, and/or its	
2	representatives, are authorized to dispose of the property in accordance with the law.	
3		
4	IT IS SO ORDERED.	
5)	
6	DATED this 27 day of Septenhen, 2019.	
7		
8	1 2 2 S S	
9	THE HON. JAMES L. ROBART	
11	UNITED STATES DISTRICT JUDGE	
12		
13		
14	Presented by:	
15		
16	s/Neal B. Christiansen	
17	NEAL B. CHRISTIANSEN	
18	Assistant United States Attorney United States Attorney's Office	
19	700 Stewart Street, Suite 5220	
20	Seattle, Washington 98101 (206) 553-2242	
21	Neal.Christiansen2@usdoj.gov	
22		
23 24		
25		
26		
27		
28		